

Herman Franck, Esq. (SB #123476)
 Elizabeth Betowski, Esq. (SB #245772)
 FRANCK & ASSOCIATES
 910 Florin Road, Suite 212
 Sacramento, CA 95831
 Tel. (916) 447-8400
 Fax (916) 447-0720

Janet Varnell, Esq.
 Brian Warwick, Esq.
 David Lietz, Esq.
 Varnell & Warwick, P.A
 Complex Consumer Litigation
 P.O. Box 1870
 Lady Lake, FL 32158
 Telephone: 352-753-8600;
 Fax: 352-504-3301
 bwarwick@varnellandwarwick.com
 ivarnellavarnellandwarwick.com

Attorneys for Plaintiffs
 Steve Ferrari, Mike Keynejad et al.

Regina M. Rodriguez (*pro hac vice*)
 HOGAN LOVELLS US LLP
 4085 Campbell Avenue, Suite 100
 Menlo Park, CA 94025
 Tel: (303) 899-7338
 Fax: (303) 899-7333
 Regina.rodriguez@hoganlovells.com

Attorneys for Defendant
 Mercedes-Benz USA, LLC

Bruce Nye, Esq. (SBN 77608)
 Monica J. Baumann, Esq. (SBN 269514)
 Jade F. Jurdi, Esq. (SBN 273401)
 SCALI RASMUSSEN
 1901 Harrison Street, 14th Floor
 Oakland, California 94612
 Phone No.: (510) 248-4755
 Fax No.: (213) 239-5623
 bnye@scalilaw.com
 mbaumann@scalilaw.com
 jjurdi@scalilaw.com

Daniel F. Katz (*pro hac vice*)
 F. Greg Bowman (*pro hac vice*)
 Juli Ann Lund (*pro hac vice*)
 Mary Beth Hickcox-Howard (*pro hac vice*)
 WILLIAMS & CONNOLLY LLP
 725 12th St. NW
 Washington, DC 20001
 Phone No.: (202) 434-5000
 Fax No.: (202) 434-5029
 dkatz@wc.com
 fbowman@wc.com
 jlund@wc.com
 mhickcox-howard@wc.com

Attorneys for Defendants
 AUTOBAHN, INC. and SONIC
 AUTOMOTIVE, INC

UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

STEVE FERRARI, et al.,

Plaintiffs,

v.

AUTOBAHN, INC. DBA AUTOBAHN
 MOTORS; MERCEDES-BENZ USA, LLC;
 AND SONIC AUTOMOTIVE, INC.

Defendants.

) Case No. 4:17-CV-00018-YGR
) **ORDER GRANTING**
) **~~STIPULATION AND [PROPOSED]~~**
) **~~ORDER~~ CONTINUING HEARING ON**
) **MOTION FOR PRELIMINARY**
) **APPROVAL AND CLASS**
) **CERTIFICATION**

) The Honorable Yvonne Gonzalez Rogers
)
)
)
)

1 WHEREAS, Plaintiffs in the above-named action have moved for preliminary approval of
2 a class action settlement with Defendants Autobahn, Inc. and Sonic Automotive, Inc. and
3 certification of a settlement class;

4 WHEREAS, the hearing was originally scheduled for July 10, 2018;

5 WHEREAS, the Court ordered further briefing on the motion and continued the hearing to
6 July 17, 2018;

7 WHEREAS, Plaintiffs' counsel has a previously scheduled oral argument in Alaska on
8 that date;

9 WHEREAS, counsel for all parties are available on July 31, 2018, the next available date
10 on the Court's calendar;

11 NOW THEREFORE, ALL PARTIES, BY AND THROUGH THEIR UNDERSIGNED
12 COUNSEL hereby stipulate and respectfully request that the **hearing be CONTINUED until**
13 **July 31, 2018 at 2:00 P.M.**

14 **IT IS SO STIPULATED.**

15
16 Dated: June 21, 2018

HOGAN LOVELLS US LLP

17 By: /s/ Regina M. Rodriguez

18 REGINA M. RODRIGUEZ
19 *Attorneys for Defendants*
Mercedes-Benz USA, LLC

20 Dated: June 21, 2018

VARNELL & WARWICK, P.A.

21 By: /s/ Brian Warwick

22 BRIAN WARWICK
23 *Attorneys for Plaintiffs*
STEVE FERRARI,
MICHAEL KEYNEJAD, ET AL.

24
25 Dated: June 21, 2018

WILLIAMS & CONNOLLY LLP


26 By: /s/ Mary Beth Hickcox-Howard

27 MARY BETH HICKCOX-HOWARD
28 *Attorneys for Defendants*
AUTOBAHN, INC. and
SONIC AUTOMOTIVE INC.

ORDER

PURSUANT TO STIPULATION, j gctkpi "qp"vj g"O qvqp"ht"Rtgrko kpt{"Cr rtqxcnlu"
EQP VWP WGF "vq"Lnq{ "53."423: "cv"4-22"R00 0""IT IS SO ORDERED.

Date: June 25, 2018


YVONNE GONZALEZ ROGERS
United States District Judge